

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:**John W. Moore, et al.****Application No.: 10/589,839****Filing Date: August 17, 2006****For: Compositions Useful as Fabric Softeners****Confirmation No.: 2804****Group Art Unit: 1796****Examiner: John R. Hardee**

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Applicant-Initiated Interview Summary**Date of Interview: January 10, 2008**

Interview Type: Personal Telephonic Electronic Mail Video Conference
 Other: Via exchange of voice messages

Participants:

From PTO: (Include Name and Title)

1. **John R. Hardee, Examiner**
- 2.
- 3.

For Applicant:

1. **Wendy A. Choi, Attorney**
2. , choose one: Applicant, Attorney, Agent
3. , choose one: Applicant, Attorney, Agent
4. , choose one: Applicant, Attorney, Agent

An exhibit or demonstration was included and is described below:

The claims discussed included: Claim(s)

The art prior art discussed included:

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An agreement was was not reached.

It was agreed that the attached claims are allowable.

It was agreed that the attached amendment would be entered.

The interview is summarized below.

In her last response, applicants' representative (Wendy Choi) requested a telephone call from the Examiner regarding the restriction requirement, if he wished to discuss rejoinder. In a telephone message, the Examiner offered to reconsider the restriction requirement with regard to Groups A, B, and C, if applicants were willing to admit on the record that the all or some of the groups were obvious over each other. In a return telephone message, applicants' representative indicated that the applicants would not admit that the all or some of the groups were obvious over each other.

Date: February 14, 2008

/Wendy A. Choi
Wendy A. Choi
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